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PATENT APPLICATION(S) ASSIGNMENT

This PATENT APPLICATIONS(S) ASSIGNMENT (the "Assignment") is entered into as of June 5, 2000 by CISCO SYSTEMS, INC., a California corporation ("Cisco").

WHEREAS, Cisco and CISCO TECHNOLOGY, INC., a California corporation ("CTT"), have entered into an Asset Transfer Agreement, executed on June 5, 2000, pursuant to which Cisco has agreed to, among other things, assign certain of its patents to CII.

NOW, THEREFORE, for good and valuable consideration, Cisco agrees as follows:

Article I CISCO PATENTS

"Cisco Patents" shall mean the filed U.S. patent applications and patent applications for which serial numbers have not yet been issued listed on Schedule 1, as well as any reexaminations, extensions and reissues thereof and any divisionals, continuations and continuation-in-parts thereof and any other applications or patents that claim priority from such applications, including, without limitation; any foreign applications or patents corresponding thereto.

Article II ASSIGNMENT

Cisco assigns, transfers and conveys to CTI all of Cisco's rights, title and interest throughout the world in and to the Cisco Patents, and all rights, claims and privileges pertaining to the Cisco Patents, including rights to the underlying inventions and the right to sue and recover for past, present and future damages.

IN WITNESS WHEREOF, Cisco has caused this Assignment of Cisco Patents to be entered into as of the Effective Date.

CISCO SYSTEMS. INC.

Name: Larry Carter

Title: Senior Vice President and Chief

Financial Officer

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ddress (No. 7) 2882 Sand Hill Rd. Ste	2. 280	A 20
ddress (No. 3) Menlo Park, CA 94025-7	7022 FRADEM	R 2
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Method of Payment:	Enclosed Deposit Account if additional fees can be charged to the account Deposit Account Number: Authorization to charge additional fees	#23-0800

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.

Anne VanBuskirk Name of Person Signing

Signature







I, BILL JONES, Secretary of State of the State of California, hereby certify:

That the attached transcript of _____ page(s) was prepared by and in this office from the record on file, of which it purports to be a copy, and that it is full, true and correct.



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

JUN 28 2000

Secretary of State

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to the office of the Secretary of Security of Security

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AGRHEMENT OF MERGER

JUN 5 2006

. OF

CISCO SYSTEMS, INC.

AND

INFOGRAR TECHNOLOGY CORPORATION

This Agreement of Merger is dated as of the 5th day of June, 2000 ("Merger Agreement"), between Cisco Systems, Inc., a California corporation ("Acquirer"), and InfoGear Technology Corporation, a California corporation ("Target").

RECTTALS

- A. Target was incorporated in the State of California and immediately prior to the Effective Time of the Merger (as defined below) will have outstanding 12,755,526 charges of Common Stock ("Target Common Stock") and no shares of Preferred Stock ("Target Preferred Stock").
- B. Acquirer and Target have entered into an Agreement and Plan of Merger and Reorganization (the "Agreement and Plan of Reorganization") providing for certain representations, warranties, cuvenants and agreements in connection with the transactions contemplated hereby. This Merger Agreement and the Agreement and Plan of Reorganization are intended to be construed together to effectuate their purpose.
- C. The Boards of Directors of Target and Acquiror deem it advisable and in their mutual best interests and in the best interests of the shareholders of Target, that Target be acquired by Acquiror through a merger ("Merger") of Target with and into Acquiror.
- D. The Boards of Directors of Acquiror and Target and the sharcholders of Target bave approved the Merger.

AGREEMENTS

The parties hereto hereby agree as follows:

1. Target shall be merged with and into Acquiror, and Acquiror shall be the surviving corporation.

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- 2. The Merger shall become effective at such time (the "Effective Time") as this Merger Agreement and the officers' certificate of Target are filed with the Secretary of State of the State of California pursuant to Section 1103 of the Corporations Code of the State of California.
- Stock will convert into one share of Target Common Stock; (ii) all shares of Target Common Stock that are owned directly or indirectly by Target, Acquirer or any other direct or indirect wholly owned subsidiary of Target or Acquirer shall be cancelled, and no securities of Acquirer wholly owned subsidiary of Target or Acquirer shall be cancelled, and no securities of Acquirer or other consideration shall be delivered in exchange therefor; and (iii) each of the issued and outstanding shares of Target Common Stock (other than shares, if any, held by persons who have not voted such shares for approval of the Merger and with respect to which such persons shall become craticled to exercise dissenters' rights in accordance with the Corporations Code of the State of California ("California Law"), referred to hereinafter as "Dissenting Shares") shall be converted automatically into and exchanged for 0.32626 of a share of Acquirer Common Stock; provided, however, that no more than 4,681,892 shares of Common Stock of Acquirer shall be issued in such exchange (including Acquirer Common Stock reserved for issuance upon exercise of Target options and Target warrants assumed by Acquirer). Those shares of Acquirer Common Stock to be issued as a result of the Merger are referred to herein as the "Acquirer Common Stock to be issued as a result of the Merger are referred to herein as the "Acquirer Shares".
 - 4. Any Dissenting Shares shall not be converted into Acquirer Common Stock but shall be converted into the right to receive such consideration as may be determined to be due with respect to such Dissenting Shares pursuant to California Law. If after the Effective Time any Dissenting Shares shall lose their status as Dissenting Shares, then as of the occurrence of the event which causes the loss of such status, such shares shall be converted into Acquirer Common Stock in accordance with Section 3.
 - 5. Notwithstanding any other term or provision hereof, no fractional shares of Acquiror Common Stock shall be issued, but in lieu thereof each holder of shares of Target Common Stock who would otherwise, but for rounding as provided herein, be entitled to receive a fraction of a share of Acquiror Common Stock shall receive from Acquiror an amount of each equal to the per share market value of Acquiror Common Stock (deemed to be \$56.59219) multiplied by the fraction of a share of Acquiror Common Stock to which such holder would otherwise be entitled. The fractional share interests of each Target shareholder shall be aggregated, so that no Target shareholder shall receive cash in an amount greater than the value of one full share of Acquiror Common Stock.
 - 6. The conversion of Target Common Stock into Acquirer Common Stock and Target Preferred Stock into Target Common Stock as provided by this Merger Agreement shall occur automatically at the Effective Time of the Merger without action by the holders thereof. Each holder of Target Common Stock and Target Preferred Stock shall thereupon be entitled to receive shares of Acquirer Common Stock in accordance with the Agreement and Plan of Reorganization.

- 7. At the Effective Time of the Marger, the separate existence of Target shall cease, and Acquiror shall succeed, without other transfer, to all of the rights and properties of Target and shall be subject to all the debts and liabilities thereof in the same manner as if Acquiror had itself incurred them. All rights of creditors and all liens upon the property of each corporation shall be preserved unimpaired, provided that such liens upon property of Target shall be limited to the property affected thereby immediately prior to the Effective Time of the Margar.
- 8. This Merger Agreement is intended as a plan of reorganization within the meaning of Section 368(a) of the Internal Revenue Code of 1986, as amended.
- 9. (a) The Amended and Restated Articles of Incorporation of Acquiror in effect immediately prior to the Effective Time shall be the Amended and Restated Articles of Incorporation of the Surviving Corporation unless and until thereafter amended.
- The Bylaws of Acquiror in effect immediately prior to the Effective Time shall be the Bylaws of the Surviving Corporation unless and until amended or repealed as provided by applicable law, the Articles of Incorporation of the Surviving Corporation and such Bylaws.
- The directors and officers of Acquiror immediately prior to the Effective Time shall be the directors and officers of the Surviving Corporation.
- 10. (a) Notwithstanding the approval of this Merger Agreement by the shareholders of Target, this Merger Agreement shall terminate forthwith in the event that the Agreement and Plan of Reorganization shall be terminated as therein previded.
- In the event of the termination of this Merger Agreement as provided above, this Merger Agreement shall forthwith become void and there shall be no liability on the part of Target or Acquirer or their respective officers or directors, except as otherwise provided in the Agreement and Plan of Reorganization.
- This Merger Agreement may be signed in one or more counterparts, each of which shall be deemed an original and all of which shall constitute one agreement.
- This Merger Agreement may be amended by the parties hereto any time before or after approval hereof by the shareholders of Target, but, after such approval, no smendments shall be made which by law require the further approval of such shareholders without obtaining such approval. This Merger Agreement may not be amended except by an instrument in writing signed on behalf of each of the parties hereto.

IN WITNESS WHEREOF, the parties have executed this Merger Agreement as of the date first written above.

CISCO SYSTEMS, INC.

By:_ John T. Chambers, President

Larry R. Carter, Secretary

INFOGEAR TECHNOLOGY CORPORATION

Edward M. Cluss, Jr., Chief Executive Officer and President

James H. Mackaness, Secretary

IN WITNESS WHEREOF, the parties have executed this Merger Agreement as of the date first written above.

CISCO SYSTEMS, INC.

By: John T. Chambers, President

By: Larry R. Carter, Secretary

INFOGEAR TECHNOLOGY CORPORATION

Edward M. Cluss, Jr., President

By: James H. Mackaness, Secretary

[SIGNATURE PAGE TO AGREEMENT OF MERGER]

Aug-18-00 11:31am From-WEIL GOTS MANGES LLP

OFFICERS' CERTIFICATE

OF

CISCO SYSTEMS, INC.

The undersigned, John T. Chambers and Larry R. Carter, hereby certify on behalf of Cisco Systems, Inc., a California corporation ("Acquiror"), that Mr. Chambers is the duly elected President and Chief Executive Officer and Mr. Carter is the duly elected Senior Vica President, Chief Financial Officer and Secretary of Acquiror and they further certify on behalf of Acquiror that:

- They are the duly elected, acting and qualified President and Secretary, respectively, of Acquiror.
- 2. There are two authorized classes of shares, consisting of 20,000,000,000 shares of Common Stock, of which 7,023,743,035 shares are issued and outstanding, and 5,000,000 shares of Preferred Stock, none of which are issued and outstanding.
- The Agreement of Merger in the form attached was approved by the Board
 of Directors of Acquiror in accordance with the California Corporations Code.
- 4. No vote of the shareholders of Acquiror was required pursuant to Section 1201(b) of the California Corporations Code.

Each of the undersigned declares under penalty of perjury that the statements contained in the foregoing certificate are true of their own knowledge. Executed in San Jose, California on 11/10 5, 2000.

3y: _-,_

John T. Chambers,

President and Chief Executive Officer

By:

Larry R. Corter,

Senior Vice President, Chief Financial

Officer and Secretary

OFFICERS' CERTIFICATE OF INFOGEAR TECHNOLOGY CORPORATION

Edward M. Cluss, Jr., Chief Executive Officer and President, and James H.

Mackaness, Vice President, Finance Chief Financial Officer and Secretary, of InfoGear

Technology Corporation, a corporation duly organized and existing under the laws of the State of California (the "Corporation"), do hereby certify:

- They are the duly elected, acting and qualified President and the Secretary, respectively, of the Corporation.
- 2. There are two authorized classes of shares, consisting of 30,000,000 shares of Common Stock, no par value per share, 8,885,010 shares of Preferred Stock, no par value per share. On the record date for the vote on the Agreement of Merger, there were 3,941,946 shares of Common Stock, 5,385,009 shares of Series A Preferred Stock and 3,428,571 shares of Series B Preferred Stock outstanding and entitled to vote on the Agreement of Merger in the form attached.
- 3. The Agreement and Plan of Merger and Reorganization dated as of March 15, 2000 by and between the Corporation and Cisco Systems, Inc. ("Cisco") (the "Reorganization Agreement"), substantially in the form attached hereto as Exhibit A and the Agreement of Merger between Cisco and the Corporation, substantially in the form attached hereto as Exhibit B, were duly approved by the Board of Directors of the Corporation in accordance with the California General Corporation Law.

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4. Approval of the Reorganization Agreement and Agreement of Merger by the holders of at least (i) 50% of the Corporation's outstanding common stock, (ii) 50% of the Corporation's outstanding Series A Preferred Stock, (ii) 66 2/3% of the Corporation's outstanding Series B Preferred Stock, and (iv) 50% of the Corporation's outstanding capital stock was required. The percentage of the outstanding shares of each class of the Corporation's shares entitled to vote on the Agreement of Merger which voted to approve the Agreement of Merger equaled or exceeded the vote required.

Each of the undersigned declares under penalty of perjury that the statements contained in the foregoing certificate are true of their own knowledge. Executed in Redwood City, California, on May 31, 2000.

Chief Executive Officer and President

James H. Mackaness

Vice President, Finance Chief Financial Officer

and Secretary



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Name Anne VanBuskirk	910	
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Address (Sme Z) 2882 Sand Hill Rd. St	e. 280	22 57
Address (Run 3) Menlo Park, CA 94025-	7022 PADEMARK	22 1
Address (Erm 4) anne.vanbuskirk@weil.		
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Anne VanBuskirk Name of Person Signing	Signature	<u>lug. 28 2060</u> () Date
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SCHEDULE 1 TO THE PATENT APPLICATION(S) ASSIGNMENT

UNITED STATES PATENT APPLICATIONS

Filing Date	Serial Number	Title	Inventor(s)
6/3/97	08/868,216	Method and Apparatus for Iconifying and Automatically Dialing Telephone Numbers Which Appear on a Web Page	Joe Giordano III
6/3/97	08/868,132	Method and Apparatus for Organizing and Displaying Internet and Telephone Information	Joe Giordano III, Udi Hanen
10/9/97	08/948,534	Method and System for Network Access over a Low Bandwidth Link	Chaim Bendelac, Ran Bittman, Kobi Samburski
4/29/98	09/069,716	Method and Apparatus for Configuring an Internet Appliance	Joe Giordano III, Jacob Samboursky
6/12/98	09/096,462	Telephone Docking Station for PDA	Teddy Pardo
12/9/98	09/208,822	Fast Continuous Telephone Line Fault Detection	Nahum Gîtnik, Amos Intrater